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APR 24 1944
CHARLES ELMORE ORDER OF

## SUPREME COURT OF THE UNITED STATES

OCTOBER TERM, 1943

No. 303 41

WILSON McCARTHY AND HENRY SWAN, TRUSTERS OF THE DENVER AND RIO GRANDE WESTERN RAILBOAD COM-PANY, A CORPORATION, AND THE DENVEB AND RIO GRANDE WESTERN RAILBOAD COMPANY, A CORPORATION,

Petitioners.

13.

E. E. BRUNER,

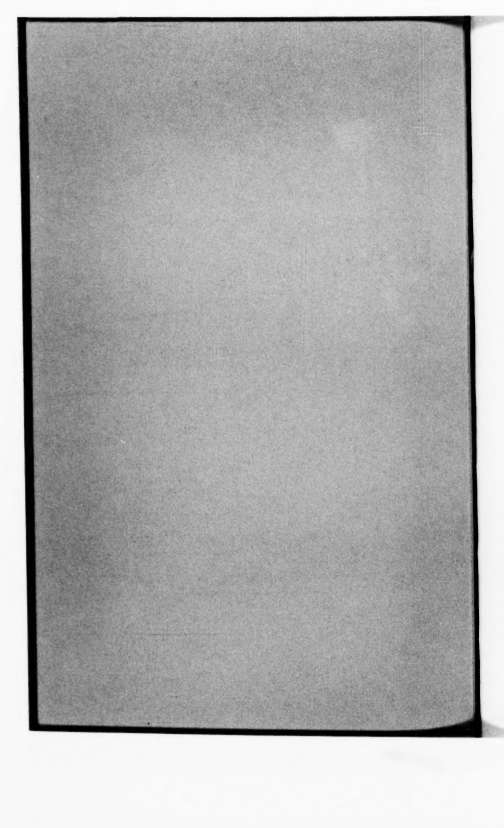
Respondent.

BRIEF OF RESPONDENT IN OPPOSITION TO GRANTING
OF WRIT OF CERTIONARI

Calvin W. Rawlings,

Counsel for Respondents.

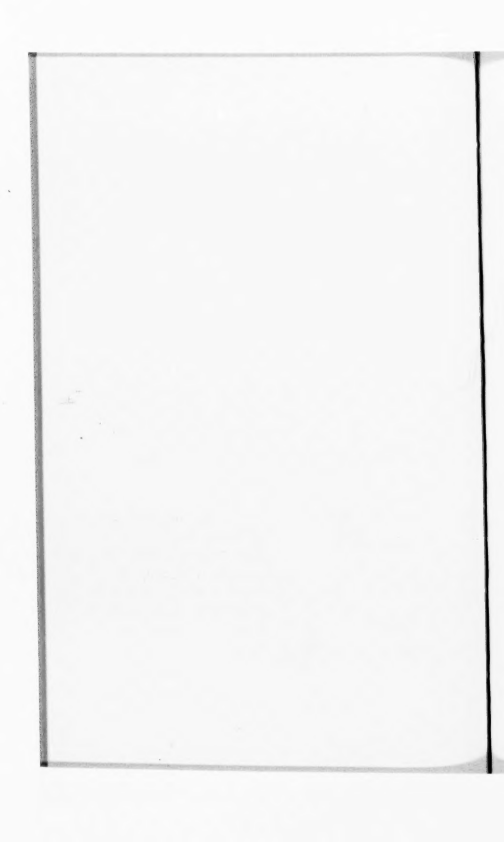
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## SUPREME COURT OF THE UNITED STATES

OCTOBER TERM, 1943

#### No. 803

WILSON McCARTHY AND HENRY SWAN, TRUSTEES OF THE DENVER AND RIO GRANDE WESTERN RAILROAD COM-PANY, A CORPORATION, AND THE DENVER AND RIO GRANDE WESTERN RAILROAD COMPANY, A CORPORATION,

Petitioners,

vs.

#### E. E. BRUNER,

Respondent.

# BRIEF OF RESPONDENT IN OPPOSITION TO GRANTING OF WRIT OF CERTIORARI

### The Petition for Writ of Certiorari Is Insufficient.

While counsel for petitioners are to be commended for the brevity of the petition in this case, nevertheless, the petition is not sufficient. No facts appear from the petition showing "the matter involved." The general statement that questions of negligence and contributory negligence are involved is insufficient to present the matter to the Court without at least a brief reference to the facts. No